

DAVID J. MILLSTEIN, ESQ. (CSB# 87878)  
JASON E. FELLNER, ESQ (CSB #245364)  
GERALD S. RICHELSON, ESQ. (CSB #267705)  
MILLSTEIN FELLNER LLP  
100 The Embarcadero, Penthouse  
San Francisco, CA 94105  
Telephone: (415) 348-0348  
Facsimile: (415) 348-0336  
[dmillstein@millsteinfellner.com](mailto:dmillstein@millsteinfellner.com)  
[jfellner@millsteinfellner.com](mailto:jfellner@millsteinfellner.com)  
[grichelson@millsteinfellner.com](mailto:grichelson@millsteinfellner.com)

**Attorneys for Plaintiff:**

AMERICAN ACADEMY OF  
EMERGENCY MEDICINE PHYSICIAN  
GROUP, INC.

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO**

AMERICAN ACADEMY OF EMERGENCY  
MEDICINE PHYSICIAN GROUP, INC., a  
Wisconsin Corporation,

Plaintiff,

vs.

ENVISION HEALTHCARE CORPORATION;  
A Delaware Corporation; ENVISION  
PHYSICIAN SERVICES L.L.C.; a Delaware  
Limited Liability Corporation doing business in  
California and DOES 1-100,

Defendants.

Case No.: 3:22-cv-00421-CRB

**ADMINISTRATIVE MOTION TO  
CONSIDER WHETHER ANOTHER  
PARTY'S MATERIAL SHOULD BE  
SEALED PURSUANT TO 79-5(f)  
ORDER**

Complaint Filed: December 20, 2021

**TO ALL PARTIES AND THEIR ATTORNEY OF RECORD:**

Pursuant to Civil Local Rules 7-11 and 79-5(f), Plaintiff AMERICAN ACADEMY OF EMERGENCY MEDICINE PHYSICIAN GROUP, INC. ("Plaintiff") respectfully submit this Administrative Motion to Consider Whether Another Party's Material Should Be Sealed with respect to certain portions of Plaintiffs First Amended Complaint, which references information contained in Defendants ENVISION HEALTHCARE CORPORATION and ENVISION PHYSICIAN SERVICES L.L.C.'s ("Defendants") Exhibits A and B in support of their motion to remove, filed provisionally under seal. The parties have yet to enter into a protective order in the present matter. Plaintiff itself does not seek to seal any portion of its First Amended Complaint, but is filing it in redacted form because it references material designated confidential by Defendants in their pending administrative motion to seal, which Plaintiff has opposed.

**Documents for Consideration**

Plaintiffs First Amended Complaint.

Plaintiff has provisionally filed the information under seal to comply with Civ. L. R. 79-5(f) and to give Defendants the opportunity to argue the merits of this issue.

Date: February 18, 2022

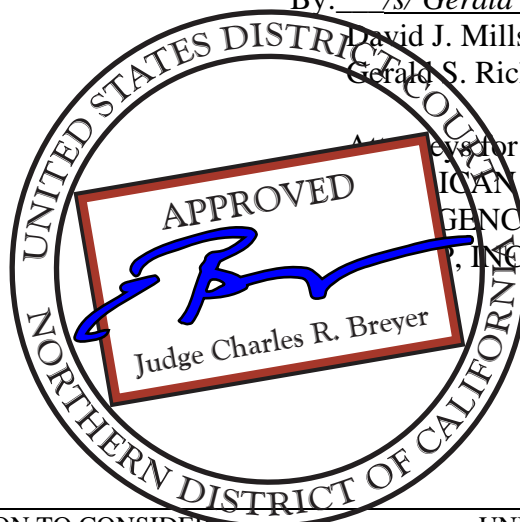
**MILLSTEIN FELLNER LLP**

By: /s/ Gerald S. Richelson

David J. Millstein, Esq.

Gerald S. Richelson, Esq.

Date: February 28, 2022



Attorney for PLAINTIFF

AMERICAN ACADEMY OF

EMERGENCY MEDICINE PHYSICIAN

GROUP, INC.